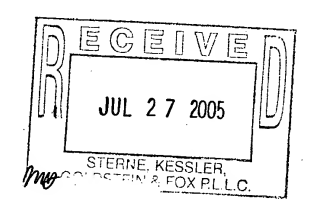
2128 ATY TIN

PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. 03/16/2001 HERO-1-1112 6556 .09/810,865 Stephen J. Brown **EXAMINER** 26111 7590 07/26/2005 STERNE, KESSLER, GOLDSTEIN & FOX PLLC PHAN, THAI Q 1100 NEW YORK AVENUE, N.W. **ART UNIT** PAPER NUMBER WASHINGTON, DC 20005 2128

Please find below and/or attached an Office communication concerning this application or proceeding.



DATE MAILED: 07/26/2005

IPE		
0 0	Application No.	Applicant(s)
115 1 2 2015 E	09/810,865	BROWN, STEPHEN J.
All Office Action Summary	Examiner	Art Unit
THE THAD THAD THE THE	Thai Q. Phan	2128
The MAILING DATE of this communication Period for Reply	appears on the cover sheet	with the correspondence address
A SHORTENED STATUTORY PERIOD FOR RI THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by set any reply received by the Office later than three months after the elearned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a n. a reply within the statutory minimum of the eriod will apply and will expire SIX (6) Mo statute, cause the application to become	a reply be timely filed nirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 6		
,	This action is non-final.	
3) Since this application is in condition for all		
closed in accordance with the practice und	der <i>Ex par</i> te Quayle, 1935 C.	.D. 11, 453 O.G. 213.
Disposition of Claims		
4) Claim(s) 37-66 is/are pending in the application	cation.	,
4a) Of the above claim(s) is/are with	ndrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>37-66</u> is/are rejected.	•	
7) Claim(s) is/are objected to.	•	
8) Claim(s) are subject to restriction a	nd/or election requirement.	
Application Papers		
9) The specification is objected to by the Example 1	miner.	
10)⊠ The drawing(s) filed on <u>16 March 2001</u> is/a	ire: a)⊠ accepted or b)□ o	bjected to by the Examiner.
Applicant may not request that any objection to	the drawing(s) be held in abey	ance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the co	rrection is required if the drawin	g(s) is objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the	e Examiner. Note the attach	ed Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		<i>y</i> = 1
12) Acknowledgment is made of a claim for for	eign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a)☐ All b)☐ Some * c)☐ None of:		
1. Certified copies of the priority document	nents have been received.	
2. Certified copies of the priority document	nents have been received in	Application No
3. Copies of the certified copies of the	priority documents have bee	n received in this National Stage
application from the International Bu	ıreau (PCT Rule 17.2(a)).	
* See the attached detailed Office action for a	a list of the certified copies no	ot received.
Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948	Paper No	o(s)/Mail Date
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SI Paper No(s)/Mail Date <i>Apr/ May 2004</i> .	B/08) 5) ☐ Notice of 6) ☐ Other: _	Informal Patent Application (PTO-152)
S. Patent and Trademark Office		



Application/Control Number: 09/810,865

Art Unit: 2128

DETAILED ACTION

This Office Action is in response to applicant's amendment filed on 08/09/2004. Claims 1-36 were cancelled. New claims 37-66 have been added.

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claims 37-66 are rejected under 35 U.S.C. 112, first paragraph, because the best mode with the enablement requirement contemplated by the inventor has not been disclosed. Evidence of concealment of the best mode is based upon the claims require a feature of "to prevent hypoglycemia or hyperglycemia", "a supplemental insulin bolus dose", "insulin action remaining", "a fraction of insulin action" and "target blood glucose value will fall outside the target range" as cited in claim 55. The specification does not describe and provide the analysis for how the self-care control parameters, control parameters and control mechanisms would be able to prevent the complicate disease such as hypoglycemia or hyperglycemia, determining insulin action remaining, a faction of insulin action, a supplemental insulin bolus dose, etc. as claimed. This subject matter which was not described in the specification in such a way to enable one skilled in the art to which it pertains, or which it is most nearly connected, to make and use the invention.

Under the Paperwo 1995, no persons are required

PTO/SB/122 (04-05)
Approved for use through 07/31/2006. OMB 0651-0035
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

CHANGE OF CORRESPONDENCE ADDRESS Application

Address to: Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

to respond to a collection of information unless it displays a valid OMB control nun				
Application Number	09/810,865-Conf. #6556			
Filing Date March 16, 2001				
First Named Inventor	Stephen Brown			
Art Unit	2128			
Examiner Name	Phan, Thai Q.			
Attorney Docket No.	014030.0123N2US			

Please change the Correspondence Addres	s for the above-identifie	d application to):
The address associated with Customer	Number: 3204	12	
OR			
Firm or Individual Name			
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Applicant/Inventor Assignee of record of the entire interest. Statement under 37 CFR 3.73(b) is enclosed. X Attorney or agent of record. Registration			
Registered practitioner named in the appropriate without an executed oath or declaration.	lication transmittal letter	r in an applicat	ion Number
Signature Sull W, W		· · · · · · · · · · · · · · · · · · ·	
Typed or Printed Scott W. Cummings			
Date July 13, 2005	Telephone (7	'30) 744-8000)
NOTE: Signatures of all the inventors or assignees of record forms if more than one signature is required, see below*.	d of the entire interest or thei	r representative(s) are required. Submit multiple
*Total of1 forms are submitted	d.		

Application/Control Number: 09/810,865

Art Unit: 2128

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 37-66 are rejected under the judicially created doctrine of double patenting over claims 1-32 of U. S. Patent No. 5,956,501 since the claims, if allowed, would improperly extend the "right to exclude" already granted in the patent.

The subject matter claimed in the instant application is fully disclosed in the patent and is covered by the patent since the patent and the application are claiming common subject matter, as follows: a system and device output for outputting a signal configured in a simulation of the self-care action according to at least one self care control parameters of a patient. The claims in US patent no. 5,956,501 are to control and prevent a disease. Although the conflicting claims are not identical, they are not patentably distinct from each other because the disease control and simulation in the patent claims would be for controlling a

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plurality of diseases and would implicitly include the claimed limitations to prevent other disease such as hyperglycemia or hypoglycemia.

Response to Arguments

Applicant's arguments with respect to new claims 37-66 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

1. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US patent no. 5,733,259, issued to Valcke et al, on Mar. 1998

2. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Art Unit: 2128

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thai Q. Phan whose telephone number is 571-272-3783. The examiner can normally be reached on Monday-Friday.

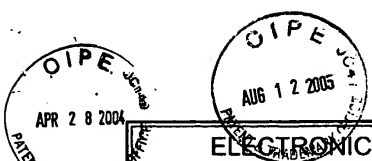
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jean Homere can be reached on 571-272-3780. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

June 30, 2005

Thai Phan

Patent Examiner



ELECTROMIC INFORMATION DISCLOSURE STATEMENT

Electronic Version v18
Stylesheet Version v18.0

Title of Invention

DISEASE SIMULATION SYSTEM AND METHOD

Application Number:

09/810865

Confirmation Number:

6556

First Named Applicant:

Stephen Brown

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Attorney Docket Number: 6858P014X5

Art Unit:

2128

Examiner:

Thai Phan

Search string:

(3426150 or 3566365 or 3566370 or 3768014 or 3910257 or 3920005 or 3996928 or 4004577 or 4130881 or 4150284 or 4151407 or 4151831 or 4173971 or 4216462 or 4227526 or 4253521 or 4259548 or 4270547 or 4296756 or 4347568 or 4347851 or 4360345 or 4417306 or 4422081 or 4449536 or 4465077 or 4473884 or 4519398 or 4531527 or 4546436 or 4566461 or 4576578 or 4592546 or 4627445 or 4674652 or 4686624 or 4694490 or 4695954 or 4712562 or 4722349 or 4729381 or 4731726 or 4768229 or 4779199 or 4782511 or 4796639 or 4799199 or 4803625 or 4835372 or 4838275 or 4858354 or 4858617 or 4890621 or 4897869 or 4907973 or 4933873 or 4950246 or 4953552 or 4958632 or 4958641 or 4967756 or 4977899 or 4979509 or 5007429 or 5016172 or 5019974 or 5024225 or 5025374 or 5034807 or 5036462 or 5049487 or 5050612 or 5056059 or 5059394 or 5065315 or 5068536 or 5074317 or 5077476 or 5095798 or 5109414 or 5109974 or 5111396 or 5111817 or 5111818 or 5120230 or 5120421 or 5128752 or 5134391 or 5142358 or 5142484 or 5176502 or 5182707 or 5204670 or 5222020 or 5227874 or 5228450 or 5231990 or 5249044 or 5251126 or 5261401 or 5262943 or 5265888 or 5266179 or 5275159 or 5282950 or 5299121 or 5301105 or 5304468 or 5307263 or 5309919 or 5329459 or 5329608 or 5331549 or 5339821 or 5341291 or 5343239 or 5344324 or 5357427 or 5366896 or 5371687 or 5375604 or 5377100 or 5390238 or 5399821 or 5410471 or 5410474 or 5429140 or 5431691

or 5434611 or 5438607 or 5441047 or 5454721 or 5454722 or 5456606 or 5456692 or 5458123 or 5467269 or 5471039 or 5483276 or 5488412 or 5488423 or 5501231 or 5502636 or 5502726 or 5504519 or 5517405 or 5518001 or 5519433 or 5544649 or 5546943 or 5549117 or 5550575 or 5553609 or 5558638 or 5564429 or 5569212 or 5572421 or 5574828 or 5576952 or 5590648 or 5596994 or 5597307 or 5601435 or 5613495 or 5619991 or 5624265 or 5628309 or 5629981 or 5631844 or 5633910 or 5640953 or 5642731 or 5642936 or 5666487 or 5670711 or 5675635 or 5678562 or 5678571 or 5687322 or 5687717 or 5687734 or 5704364 or 5704366 or 5704902 or 5711297 or 5715451 or 5715823 or 5717913 or 5720733 or 5722418 or 5727153 or 5730124 or 5732696 or 5732709 or 5734413 or 5752234 or 5760771 or 5772585 or 5778882 or 5782814 or 5785650 or 5791342 or 5792117 or 5793969 or 5796393 or 5802494 or 5810747 or 5819735 or 5822544 or 5825283 or 5827180 or 5828943 or 5835896 or 5868669 or 5875432 or 5879163 or 5893077 or 5893098 or 5897493 or 5899855 or 5911687 or 5913310 or 5918603 or 5920477 or 5933136 or 5941829 or 5961446 or 5983217 or 5987471 or 5995969 or 5997476 or 6001065 or 6022315 or 6022615 or 6029138 or 6035328 or 6046761 or 6049794 or 6050940 or 6055314 or 6055487 or 6055506 or 6057758 or 6110148 or 6138145 or 6151586 or 6168563 or 6177940 or 6189029 or 6221012 or 6248065 or 6368273).pn.

US Patent Documents

Note: Applicant is not required to submit a paper copy of cited US Patent Documents

init	Cite.No.	Patent No.	Date	Patentee	Kind	Class	Subclass
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Remarks

Note: Remarks are not for responding to an office action.

Applicants, in accordance with their duty of disclosure under 37 CFR 1.56 and in accordance with 37 CFR 1.97(c)(2), hereby submit this Electronic Information Disclosure Statement citing U.S. Patent documents for consideration by the Examiner. Pursuant to 37 CFR 1.97, the submission of this Electronic Information Disclosure

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Statement is not to be construed as a representation that a search has been made and is not to be construed as an admission that the information cited in this statement is material to patentability. This Electronic Information Disclosure Statement is being filed after the mailing of a first office action and before the mailing of a final office action, notice of allowance, or an action otherwise closing prosecution. Pursuant to 37 CFR 1.97(c)(2), the fee set forth in 37 CFR 1.17(p) of \$180.00 is due for the filing of this Electronic Information Disclosure Statement. Please charge this fee and any other fee that may be due to Deposit Account 02-2666. Applicants respectfully request that the cited documents be considered and that the form be initialed by the Examiner to indicate such consideration and a copy thereof be returned to Applicants' attorney of record.

Signature

Examiner Name	Date
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INFORMATION DISCLOSURE ATEMENT BY APPLICANT

Sheet 1 of 5

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Fil	ing Date	March 16, 2001
Fir	st Named Inventor	Stephen J. Brown
Gr	oup Art Unit	2128
Ex	aminer Name	Thai Phan
Atto	orney Docket No: 0	006858P014X5

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STATEMENT BY APPRICANT
Sheet 2 of 5

Application Number	09/810,865			_	
Filing Date	March 16, 2001				
First Named Inventor	Stephen J. Brown	FC	F	T	VF
Group Art Unit	2128				1
Examiner Name	Thai Phan	MAY	0	6	2004

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	First Named Inventor	Stephen J. Brown
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Sheet 5 of 5	Attorney Docket No: 0	006858P014X5

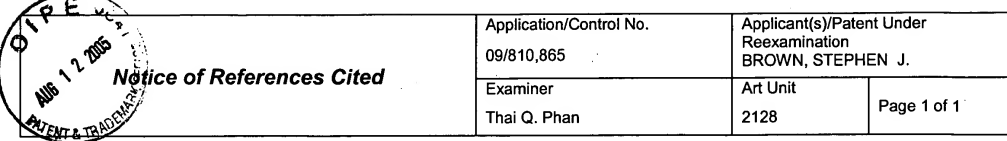
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Examiner Initials*	Cite No ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.



NEW CENTRAL FAX NUMBER

Effective July 15, 2005

On <u>July 15, 2005</u>, the Central FAX Number will change to **571-273-8300**. This new Central FAX Number is the result of relocating the Central FAX server to the Office's Alexandria, Virginia campus.

Most facsimile-transmitted patent application related correspondence is required to be sent to the Central FAX Number. To give customers time to adjust to the new Central FAX Number, faxes sent to the old number (703-872-9306) will be routed to the new number until September 15, 2005.

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